

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

LODSYS, LLC, §
§
Plaintiff, §
§
v. § CIVIL ACTION NO. 2:11-cv-283 (DF)
§
§
ADIDAS AMERICA INC.; §
BBY SOLUTIONS, INC.; §
BEST WESTERN INTERNATIONAL, INC.; §
CVS CARMARK CORPORATION; §
SAM'S WEST, INC.; §
STANLEY, BLACK & DECKER, INC.; §
THE CONTAINER STORE, INC.; §
THE TEACHING COMPANY, LLC; §
VEGAS.COM, LLC; §
VITAMIN SHOPPE, INC., §
§
Defendants. §

ORDER

Having considered Plaintiff Lodsyst, LLC's ("Lodsyst") and Defendant BestBuy.com, LLC's ("BestBuy") Joint Motion to Dismiss Certain Claims Without Prejudice based on the settlement of certain claims asserted by and between them, the Court finds that good cause exists for granting the motion. The Joint Motion to Dismiss Certain Claims Without Prejudice is GRANTED. It is hereby

ORDERED, ADJUDGED AND DECREED that the following claims are hereby dismissed without prejudice:

- (a) Lodsyst's claim for "Infringement Of U.S. Patent No. 5,999,908" against BestBuy, and any and all other claims for infringement against BestBuy, to the extent such claims relate to products and/or services provided to BestBuy by iPerceptions, Inc. and ForeSee Results, Inc.;

It is further ORDERED that all costs, expenses, and attorneys' fees related to the above-listed claims are to be borne by the party that incurred them.

So ORDERED.

SIGNED this 6th day of December, 2011.



DAVID FOLSOM
UNITED STATES DISTRICT JUDGE